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March 10, 2025

VIA ECF

The Honorable Katherine Polk Failla
United States District Court
Southern District of New York
40 Foley Square
New York, NY 10007

Re: Chenming Holdings v. Sklarov, et al., 24 CV 935 (KPF) (S.D.N.Y.)

Dear Judge Failla,

This firm represents defendants Val Sklarov and Tetyana Sklarov (together, “Moving Defendants”) in the above-captioned case.

On March 7, 2025, Moving Defendants filed a reply brief and supplemental declarations by each of the Moving Defendants. Tetyana Sklarov’s supplemental declaration (ECF No. 130) was filed with seven exhibits (ECF Nos. 130-1 through 130-7). Val Sklarov’s supplemental declaration (ECF No. 131) was filed with four exhibits (ECF Nos. 131-1 through 131-4).

In the course of submitting our documents, Tetyana Sklarov’s supplemental declaration was erroneously submitted twice, once as ECF No. 129 (without exhibits), and once as ECF No. 130 (with exhibits).



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Rule 12(f) of the Federal Rules of Civil Procedure provides that the Court “may strike from a pleading . . . any redundant . . . matter.” Because ECF No. 129 is redundant, and in order to avoid confusion, Moving Defendants respectfully request that Your Honor strike ECF No. 129 from the docket pursuant to Rule 12(f).

Respectfully submitted,

A handwritten signature in cursive script that reads 'Allon Lifshitz'.

Mark S. Cohen

Allon Lifshitz

Matthew V. Povolny

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cc: All parties (via ECF)